WHEREAS the title of said Webster and his assigns is by reason of the said error in the map and plat in some degree clouded and rendered liable to be called in

question, now, therefore,

Section 1. Be it enacted by the General Assembly of the State of Iowa, That the Recorder of the County Webster's tion of Marshall is hereby authorized and required to write the to said upon the map containing the plat of the town of Marshall is not impaired by shall, in the records of the County, the words following: its having "The entry of the word 'Common' on this map was an edge recorderror," which shall be written near the word "common" ed as "comon that part of the map representing the unsurveyed mon." land on the north side of the town.

Sec. 2. The plat of the said town of Marshall and of North Marshall shall hereafter be held and construed to mean the same as if the said word "Common" were not written on the said map. And the said Webster, his heirs and assigns shall hereafter hold their title to said land and any part thereof free and clear from any effect arising henceforth from the entry of the said word 'Common" on the said map; and said title shall be held and considered as if said word had not been so written, securing any rights which may have hitherto arisen in consequence thereof.

SEC. 3. This Act shall take effect from its publication in the Marshall County Times and the Iowa State Register, provided the same be published without expense

to the State.

This bill having remained with the Governor three days (Sundays excepted) the General Assembly being in session, has become a law this 21st day of March, 1862.

ELIJAH SELLS, Secretary of State.

I hereby certify that the foregoing was published in the Iowa State Register March 22, 1862. ELIJAH SELLS, Secretary of State.

CHAPTER 51.

HEDGING.

AN ACT to amend Section 906 of the Revision of 1860, and for the encouragement of hedging.

Section 1. Be it enacted by the General Assembly

Persons building for ten years.

of the State of Iowa, That where any owner or occupant of land adjoining and abutting upon any road or highnedge may remove their way may desire to plant a hedge upon the line of any fence into the road, he shall be allowed to build or remove his fence road or high-upon such road or highway: provided, he shall not build way, five feet, or remove his fence more than five feet within the outer line of said road, and said fence may be removed and so built on both sides of all roads of fifty feet or more in width at the same time. Such owner or occupant shall not be allowed to occupy such highway as aforesaid for more than ten years, and not more than one year before such hedge shall be planted, and at the expiration of such time he shall remove such fence upon the order of the Supervisor of the District where such road is situated.

SEO. 2. Section 906 of the Revision of 1860 be and the same is hereby repealed.

Approved March 21st, 1862.

CHAPTER 52.

SHERIFF'S FEES.

AN ACT to regulate the fees of Sheriffs for taking convicts to the Penitentiary.

allowed fees for taking

Section 1. Be it enacted by the General Assembly of Sheriff to be the State of Iowa, That after this Act shall take effect, for conveying a convict to the Penitentiary of this State, convict to the the Sheriff shall be allowed as a full compensation for Penitentiary. his services and the expenses attendant thereon, mileage at the rate of sixteen cents per mile, going to and returning from said Penitentiary, to be computed from the county seat in which the conviction took place, by the most direct route of travel, and in case more than one convict must be conducted to the Penitentiary, at the same time, he shall be allowed five cents per mile, to be computed as hereinbefore provided, for every additional convict, to be audited as other claims, and paid out of the County Treasury.

Approved March 21st, 1862.